## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

JESSICA BROOKE HALL,

Plaintiff,

v.

SCORES HOLDING COMPANY, INC., CLUB AZURE LLC, HARVEY OSHER, and JOHN DOE EXECUTOR OF THE ESTATE OF MARK YACKOW,

Defendants.

Case No.: 21-cv-3387 (JPC)

## MOTION FOR DEFAULT JUDGMENT

Plaintiff, JESSICA BROOKE HALL, by and through her attorneys, Danny Grace PLLC, hereby moves the Court pursuant to Federal Rule of Civil Procedure 55(b) to enter default judgment in favor of Plaintiff and against Defendants CLUB AZURE LLC and HARVEY OSHER on the grounds that said defendants failed to appear, answer, or otherwise defend against the First Amended Complaint dated February 4, 2022.

Dated: April 12, 2022 Dated:

\_\_\_\_\_/s/\_\_\_Athena Pantelopoulos, Esq Danny Grace PLLC 225 Broadway, Suite 1200 New York, NY 10007 Attorneys for Plaintiff

The motion is denied without prejudice. Where some, but not all, Defendants have appeared to defend an action, "the preferred practice is to withhold granting default judgment until the trial of the action on the merits against the remaining defendants." *Baker v. Weber*, No. 19 Civ. 1093 (JPC), 2021 WL 4480998, at \*12 (S.D.N.Y. Sept. 30, 2021); *see also, e.g., Temache v. Tunnel Taxi Mgmt., LLC*, 354 F. Supp. 3d 149, 156 (E.D.N.Y. 2019).

SO ORDERED. Date: April 19, 2022 New York, New York JOHN P. CRONAN United States District Judge